

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

D PAULS OF A		SIONER OF PATENTS AND TRADEMARKS on, D.C. 20231
SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
09/138,817 08/21/98 LIU F	٦	F 003057.P003D EXAMINER
т	M02/0702	
BLAKELY SOKOLOFF TAYLOR & ZA	FMAN	AREUMLER, D PAPER NUMBER
12400 WILSHIRE BLVD 7TH FLOOR		/6
LOS ANGELES CA 90025	RVIEW SUMMARY REC	
		07/02/01
All participants (applicant, applicant's representative, PTO personnel):		
11) Gregg A. Peacock (applicant's rep.)		
12) Dennis M. Butler (A.U. 2182)	(4)	
Date of interview <u>6-29-01</u>	<u> </u>	
Type:	applicant's representative	re).
Exhibit shown or demonstration conducted: Yes No. If ye		
Exhibit shown of demonstration conducted. Tes <u>M</u> No. 11 ye	ss, biter description.	
Agreement was reached with respect to some or all of the claims	in question. was not rea	ched.
Claims discussed: <u>Independent claims</u> 34,40,46,		
	3/, 3 / and 66	
Identification of prior art discussed: Klash Ka et al.		
Description of the general nature of what was agreed to if an agreemen	nt was reached, or any other co	omments: The examiner agreed
that Klashka teaches simultaneous de	ata transfers on	ly when transferring data
over multiple ports. The examiner ag	reed that claim 1	anguage directed to performing
simultaneous data transfers over a s	single port using	the recited buffer and
control circuit would overcome the	Klashka refere	ence.
(A fuller description, if necessary, and a copy of the amendments, i	if available, which the examin	er agreed would render the claims allowable must be

attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.

☐ It is not necessary for applicant to provide a separate record of the substance of the interview.

Г	Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and
_	requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the
	recourse requirements of the last Office action

Examiner's Signature